## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

JUNE PYLES-JONES,

Plaintiff,

vs. Case No. 19-

LIFE INSURANCE COMPANY OF NORTH AMERICA,

Defendant,

GREG LIEPSHUTZ (P37573)
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## PLAINTIFF'S COMPLAINT

NOW COMES Plaintiff, JUNE PYLES-JONES, by and through her attorneys, GREG M. LIEPSHUTZ and LEVINE BENJAMIN, P.C., and for her Complaint against Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, states as follows:

- 1. At all times, relevant hereto, Plaintiff, JUNE PYLES-JONES, is a resident of the City of Romulus, County of Wayne, and State of Michigan.
- 2. At all times, relevant hereto, Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, is a foreign insurance corporation in good

standing and continuously conducting business throughout the State of Michigan.

- 3. At all times, relevant hereto, Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, was compensated for and provided Short-Term and Long-Term Disability coverage pursuant to the terms of a group employee benefits plan provided for the benefit of Plaintiff, JUNE PYLES-JONES, and other employees, by their employer.
- 4. The Short-Term and Long-Term Disability insurance policy issued by Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, is a group employee benefit plan covered by and within the meaning of the Employee Retirement Income Security Act ("ERISA"), 29 U.S.C. § 1001 et seq.
- 5. The terms of said contract of insurance obligated Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, to provide Plaintiff, JUNE PYLES-JONES, with Short-Term and Long-Term Disability Benefits, in the event that Plaintiff was rendered unable to work due to injury, disease or other medical condition.
- 6. That Plaintiff, JUNE PYLES-JONES, suffers from depression and high blood pressure. As a result, Plaintiff's conditions have made it impossible for her to work.
- Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA,
   has wrongfully denied Plaintiff disability benefits.
- 8. Defendant's denial of benefits was arbitrary and capricious and was contrary to medical and other evidence that overwhelmingly supports Plaintiff's

claim of total and permanent disability. Defendant's termination of Plaintiff's benefits therefore amounts to a breach of the contract for insurance.

- 9. Plaintiff, JUNE PYLES-JONES, has exhausted all appeals and/or reconsideration processes provided by Defendant; nevertheless, Defendant refuses to resume payment of benefits rightfully due and owing to Plaintiff.
- 10. Plaintiff, JUNE PYLES-JONES, is a person empowered to bring a civil action under 29 U.S.C. § 1132(a)(1)(B) to force the Defendant to comply with the Act and resume payment of Long-Term Disability benefits to Plaintiff.
  - 11. 29 U.S.C. § 1132(a)(1)(B) reads as follows:
    - (a) Persons Empowered to Bring a Civil Action A civil action may be brought
      - (1) by a participant or beneficiary
        - (B) to recover benefits due to him under the terms of the plan, to enforce him rights under the terms of the plan, or to clarify him rights to future benefits under the terms of the plan[.]
- 12. As a result of Defendant's wrongful termination of disability benefits, Plaintiff, JUNE PYLES-JONES, has sustained the following damages, including, but not limited to:
  - (a) Loss of past, present and future income in the form of wage loss compensation benefits;

WHEREFORE, Plaintiff, JUNE PYLES-JONES, prays for Judgment in her favor and against the Defendant, LIFE INSURANCE COMPANY OF NORTH AMERICA, in whatever amount she is found to be entitled, in addition to costs,

interest and attorney fees.

Respectfully submitted,

LEVINE BENJAMIN, P.C.

/s/ GREG M. LIEPSHUTZ (P37573)

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Dated: October 18, 2019